

## "ONE OF THESE, THE LEAST OF MY BRETHREN"

Poor, Homeless Little Colored Tots Wander the Streets of Bisbee, Rebuffed by the Charity Organizations.

Two little colored girls, deserted by their mother and without a home, are wandering about the streets of Bisbee, securing subsistence only through the kindness of local colored people and sleeping wherever they can find a place, with practically no one to look after them and help from the charitable associations absolutely refused.

The little girls are named Jeffries, aged 9 and 11 years, and their present condition reveals a tale of family misfortune, the equal of which would be exceedingly difficult to find. Several months ago the father died, and at the time of his death the mother was confined to her bed with tuberculosis. After the funeral of the father she was taken to San Antonio in an almost dying condition, but no provisions were made for the care of the children. They were left by the mother or without a thought of provision or even a goodbye, to procure their own means to best their tiny bodies might.

Since the mother went to San Antonio, no word has been received from her relative to the disposition of the little girls. The home here was closed, and all winter the two little girls have been living upon the charity of the colored people on Chihuahua hill, who have provided them with food and a shelter when night fell. However, during the day, the children do not attend school and wander about the streets continuously, as any vag would do, with no place to go, or no one to care what becomes of them.

Finally Mrs. S. Williams, wife of the former pastor of the Second Baptist church (colored) took up the case and went to a member of the local branch of the humane society in an endeavor to place the orphans in some charitable institution. This woman, who desires that her name be not mentioned, in company with Mrs. Williams, visited the head of the society here, but were met with a curt refusal on account of the society not having any funds for the purpose, it was claimed.

The charity committee of the board of trade was then visited with the same result, refusal to help. Lack of the necessary funds was also the plea of this organization. In despair the two then visited the justice courts, being finally referred to Attorney E. G. Strickler for legal advice, as the justices had no authority in such matters.

"I could do no more than send them back to the charity workers again," said Mr. Strickler, in discussing the case. "They're the proper persons to handle such matters. If they won't, I don't know who will. That's their business, and the case is certainly one worthy of consideration."

The women left Mr. Strickler's office with the intention of again asking the board of trade committee and humane society to reconsider the matter. If unsuccessful, Mr. Strickler told them to return to his office and he would see personally if anything could be done.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

Meanwhile the two little girls are still wandering about town during the day, showing up at the homes of some of the colored people only at meal time, or when they desire a place in which to pass the night.

It is the idea of Mrs. Williams to place the children in the reform school, if no other place is open, as there they will at least receive the proper care which it is now impossible to give them owing to their being on the streets continuously.

## BILLIARD CUE AS WEAPON OF ASSAULT

FELONY INSTEAD OF MISDEMEANOR MAY BE CHARGED AGAINST ROBERTS.

On a misdemeanor charge of simple assault, Russell Roberts will be tried by Jury in Justice Burdick's court today. The complaint upon which Roberts was arrested was sworn out by John Waters.

Waters claims that he and Roberts were engaged in a pool game up Brewery Gulch near the red-light district a couple of nights ago. Both had been drinking, and in an argument which arose Roberts struck him over the head with a heavy end of his billiard cue, knocking him unconscious for the time. A scalp wound several inches long was inflicted, and when Waters made his appearance in court to swear out the warrant his head was heavily bandaged.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

The defendant demanded and was granted a jury trial upon arraignment. It is probable, however, that owing to the nature of the assault the case will be dismissed and a new warrant issued making the case a felony, in which event the grand jury will pass upon it instead of one composed of local men.

## ALL ARE PLEASED WITH DOAN'S HONOR

REAPPOINTMENT OF JUDGE BY TAFT SIMPLY RECOGNITION OF FITNESS.

Word was received in Italian yesterday that President Taft had reappointed Judge Fletcher M. Doan as district judge and associate justice of the territorial supreme court of Arizona.

From the able manner in which Judge Doan has administered the affairs of the bench the appointment was not unexpected and when the news was received it gave general satisfaction, the opinion being voiced about town that it was no more than a just reward for efficient service.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.

It is stated that instead of Chief Wilcox being reappointed to the position he now holds, A. H. Gardner will succeed to the post as soon as Judge Doan's reappointment is confirmed.



## NOTHING TOO GOOD FOR THE BABY

And We Have the Best

TALCUM POWDERS, ALL THE LEADING BRANDS. SOAPS THAT DO NOT TAKE AWAY THE SKIN—ONLY THE DIRT.

NIPPLES THAT ARE NOT CRACKING WITH AGE. NURSING BOTTLES, ALL SIZES. IN FACT, EVERYTHING YOU NEED FOR THE LITTLE ONES.

HEADQUARTERS OF BABY FOODS. WHEN YOU THINK OF THE BABY, THINK OF US.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

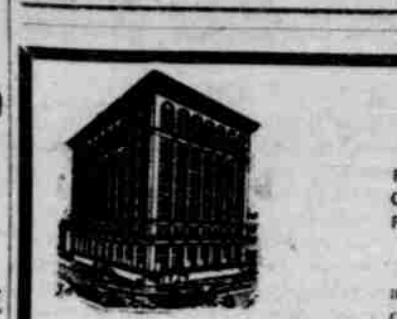
Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

Headquarters of Baby Foods. When you think of the baby, think of us. We have the best of everything for the little ones.

O. K. STABLES  
LIVERY AND UNDERTAKING CO.  
Ambulance Service Day and Night.  
Phone 15  
FLETCHER AND MENNESSEY.



SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

SECURITY BUILDING  
Ground floor and basement occupied by the Security Savings Bank and Safe Deposit vaults.

MAZE CAFE  
CARETTO & CO., Proprietors  
Elegantly Fitted Up For Ladies and Gentlemen  
We handle the Tony Faust Coffee.  
JOHNSON-HENNINGER BUILDING  
Main Street Bisbee, Arizona.



SECURITY SAVINGS BANK  
Fifth and Spring Sts., Los Angeles.  
CAPITAL AND RESERVE \$1,700,000  
RESOURCES over \$27,000,000.00  
Over 55,000 Depositors.

SECURITY SAVINGS BANK  
Fifth and Spring Sts